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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/672,921	09/26/2003	David Woodhouse	0113715.00142US1	9463	
68998 WILLAGDUAY	7590 11/16/2007 E / DED HAT INC	EXAMINER			
WILMERHALE / RED HAT, INC. 60 STATE STREET			WOOD, WILLIAM H		
BOSTON, MA	. 02109		ART UNIT	PAPER NUMBER	
			2193		
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			11/16/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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Office Action Summary		Application	ı No.	Applicant(s)	$\overline{\mathcal{D}}$			
		10/672,921		WOODHOUSE, DAVID				
		Examiner		Art Unit	,			
		William H.\		2193				
Period fo	The MAILING DATE of this communication app or Reply	pears on the	cover sheet with the c	orrespondence add	ress			
WHIC - Exte after - If NC - Faill Any	CHEVER IS LONGER, FROM THE MAILING DATE IN THE	ATE OF THI 36(a). In no even will apply and will a cause the applic	S COMMUNICATION It, however, may a reply be tim expire SIX (6) MONTHS from to accome ABANDONE	I. lely filed the mailing date of this com 0 (35 U.S.C. § 133).				
Status								
1)⊠	Responsive to communication(s) filed on 17 Au	<u>ugust 2007</u> .						
,	This action is FINAL . 2b) ☐ This action is non-final.							
3)[Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims	•						
5)□ 6)⊠ 7)□	Claim(s) 1-20 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) 1-20 is/are rejected, Claim(s) is/are objected to. Claim(s) are subject to restriction and/or	wn from con		·				
Applicat	ion Papers							
10)	The specification is objected to by the Examine The drawing(s) filed on is/are: a) according a constant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examine	epted or b) drawing(s) be tion is require	e held in abeyance. See d if the drawing(s) is obj	e 37 CFR 1.85(a). lected to. See 37 CFF				
Priority	under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.								
2) Noti 3) Info	nt(s) ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) rmation Disclosure Statement(s) (PTO/SB/08) er No(s)/Mail Date	•	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate	DD NINER			

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DETAILED ACTION

Claims 1-20 are pending and have been examined.

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

2. Claims 1-3, 5, 7-9, 11-13, 15-16 and 18-20 are rejected under 35 U.S.C. 102(b) as being anticipated by "Efficient Algorithms for Sorting and Synchronization" by Andrew **Tridgell**.

Claim 1

Tridgell disclosed a method for updating a seed file to match a target file (page 49-69, chapter 3, rsync), said method comprising:

generating target file checking data for one or more blocks of said target file (page 53-54, section 3.2.4);

storing at least a portion of said target file checking data in a cache, wherein the cache is part of a <u>non-volatile</u> storage device (pages 93-94, section 5.4, caching web servers; additionally note pages 92-95, sections 5.3 and 5.5);

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receiving seed file checking data corresponding to one or more blocks of said seed file (page 50, element 1, section 3.2; page 54-55, section 3.2.5);

comparing said seed file checking data with said target file checking data to identify differences in blocks of said seed file and blocks of said target file (page 55-58, section 3.2.6); and

transmitting information for revising seed file blocks which are different from target file blocks such that said seed file blocks match said target file blocks (page 58, first paragraph of section 3.2.7).

Claim 2

Tridgell disclosed the method of claim 1, wherein said target file checking data and said seed file checking data each comprise weak level checking data and strong level checking data, and wherein said comparing comprises comparing said weak level checking data and next comparing strong level checking data only if a match is identified in said weak level checking data (page 53-55, section 3.2.4 and 3.2.5; in particular page 54, first paragraph under section 3.2.5).

Claim 3

Tridgell disclosed the method of claim 1, wherein said target file checking data and said seed file checking data each comprise a 32-bit checksum and a 128-bit checksum (page 53-55, section 3.2.4 and 3.2.5).

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Claim 5

Tridgell disclosed the method of claim 1, wherein said target file checking data

and said seed file checking data each comprise a checksum (page 53-55,

section 3.2.4 and 3.2.5).

Claim 7

Tridgell disclosed the method of claim 1, further comprising decompressing

said target file prior to said generating (page 76, section 4.4.1, second

paragraph).

<u>Claim 8</u>

Tridgell disclosed the method of claim 1, wherein said seed file and said target

file are decompressed prior to said generating, wherein said seed file blocks are

revised in accordance with said transmitted information to match said target

file blocks, and wherein said revised seed file blocks are recompressed after

revising (page 76, section 4.4.1, second paragraph).

Claim 9

Tridgell disclosed the method of claim 8, wherein said seed file comprises a

compressed payload, previously separated from a compound file, and wherein

said revised seed file is appended to a header file after said recompressing to

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constitute a revised compound file (page 76, section 4.4.1, first and second paragraphs; compressed file formats).

Claims 11-13, 15-16 and 18-20

The limitations of claims 11-13, 15-16 and 18-20 correspond to claims 1, 2, 5, 8 and 9 and therefore are rejected in the same manner.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 4, 6, 10, 14 and 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over "Efficient Algorithms for Sorting and Synchronization" by Andrew **Tridgell**.

Claims 4 and 17

Tridgell disclosed the method of claim 1, wherein said target file checking data and said seed file checking data each comprise weak level checking data and strong level checking data, and wherein said storing comprises storing said weak level checking data associated with said target file (page 53-55, section

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3.2.4 and 3.2.5; in particular page 54, first paragraph under section 3.2.5).

Tridgell did not explicitly state and storing only said strong level checking data associated with said target file expected to match strong level checking data associated with said seed file. However, **Tridgell** demonstrated that it was known at the time of invention to use the strong level checking data sparingly (page 53-55, section 3.2.4 and 3.2.5; in particular page 54, first paragraph under section 3.2.5). It would have been obvious to one of ordinary skill in the art at the time of invention to compute and thus store strong level data only as anticipated as being needed as suggested by **Tridgell**'s own teaching. This implementation would have been obvious because one of ordinary skill in the art would be motivated to save in expensive computation and time by "preventing excessive use of the strong signature algorithm".

The limitations of claim 17 correspond to claim 4 and therefore are rejected in the same manner.

Claim 6

Tridgell did not appear to explicitly state wherein said target file checking data stored in a cache are used with multiple updating requests received from a plurality of clients. However, Tridgell demonstrated that it was known at the time of invention to provide information to multiple clients (page 80, section 4.5, first three paragraphs). It would have been obvious to one of ordinary skill

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in the art at the time of invention to implement the rsync system with a plurality of clients as found in the *web* as found in **Tridgell**'s own teaching.

This implementation would have been obvious because one of ordinary skill in the art would be motivated to make efficient file/data synchronization available the network thus reducing latency.

Claims 10 and 14

Tridgell did not explicitly state wherein said compound file and said revised compound file comport with an RPM Package Manager format. Official Notice is taken that it was known at the time of invention to make use of RPM Package Manager format. It would have been obvious to one of ordinary skill in the art at the time of invention to implement the file/data synchronization system of Tridgell with RPM format. This implementation would have been obvious because one of ordinary skill in the art would be motivated to provide a standard tool end users are already familiar with for delivering files/data for synchronization.

The limitations of claim 14 correspond to claim 10 and therefore are rejected in the same manner.

Response to Arguments

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Applicant's arguments filed 17 August 2007 have been fully considered but they are not persuasive. Applicant argues no disclosure of cache as part of a non-volatile storage device. This is unpersuasive in view of the newly cited portions of **Tridgell** demonstrating caching in devices using non-volatile storage. Therefore, the rejections are maintained as above indicated.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

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Correspondence Information

Any inquiry concerning this communication or earlier communications from the examiner should be directed to William H. Wood whose telephone number is (571)-272-3736. The examiner can normally be reached 10:00am - 4:00pm Monday thru Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Meng-Ai An can be reached on (571)-272-3756. The fax phone numbers for the organization where this application or proceeding is assigned are (571)273-8300 for regular communications.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained form either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR systems, see http://pair-direct.uspto.gov. For questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)305-3900.

William H. Wood Patent Examiner AU 2193 November 8, 2007

WILLIAM WOOD WILLIAM WOOD